

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/630,992	07/30/2003	Sheng Ma	YOR920030160US1	7734
7590 02/05/2007 Ryan, Mason & Lewis, LLP 90 Forest Avenue Locust Valley, NY 11560			EXAMINER CHANNAVAJJALA, SRIRAMA T	
			ART UNIT	PAPER NUMBER
			2166	
				
		·	MAIL DATE	DELIVERY MODE
	•		02/05/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/630,992	MA ET AL.
Notice of Allowability	Examiner	Art Unit
	Srirama Channavajjala	2166
The MAILING DATE of this communication apperation apperation allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	ears on the cover sheet with the co (OR REMAINS) CLOSED in this applied or other appropriate communication GHTS. This application is subject to	plication. If not included will be mailed in due course. THIS
 This communication is responsive to <u>12/27/06</u>. 	and Wr Er 1906.	
2. The allowed claim(s) is/are <u>1,6-8,13-15,20 and 21 [re-numl</u>	<u>bered as: 1-9]</u> .	
 3. ☐ Acknowledgment is made of a claim for foreign priority unall all black blac		•
2. Certified copies of the priority documents have		
3. Copies of the certified copies of the priority do	cuments have been received in this	national stage application from the
International Bureau (PCT Rule 17.2(a)).		
* Certified copies not received:	•	
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with the requirements
4. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give	itted. Note the attached EXAMINER es reason(s) why the oath or declara	S AMENDMENT or NOTICE OF tion is deficient.
5. CORRECTED DRAWINGS (as "replacement sheets") mus	t be submitted.	
(a) I including changes required by the Notice of Draftspers	on's Patent Drawing Review (PTO-	948) attached
1) hereto or 2) to Paper No./Mail Date	•	
(b) including changes required by the attached Examiner's Paper No./Mail Date		
Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the		
 DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT I 	sit of BIOLOGICAL MATERIAL r FOR THE DEPOSIT OF BIOLOGICA	nust be submitted. Note the AL MATERIAL.
	· ·	
Attachment(s) 1. ☑ Notice of References Cited (PTO-892)	5 Notice of Informal D	otant Application
2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	5. Notice of Informal P6. Interview Summary	• •
3. ☐ Information Disclosure Statements (PTO/SB/08),	Paper No./Mail Dat 7. ⊠ Examiner's Amendn	e <u>1/26/07</u> .
Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit	8. 🛛 Examiner's Stateme	nt of Reasons for Allowance
of Biological Material	9.	
		Srirama Channavajjala Primary Examiner Art Unit: 2166

Application/Control Number: 10/630,992 Page 2

Art Unit: 2166

DETAILED ACTION

1. Claims 1,6-8,13-15,20-21 are allowed.

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed on 27 December 2006 in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the

previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's

submission filed on 29 November 2006 has been entered, Office action is as follows

3. Claims 1,8,15 have been amended [6/9/2006].

4. Claims 2,9,16 have been cancelled [6/9/2006].

Drawings

5. The Drawings filed on 9/15/2003 are <u>acceptable</u> for examination purpose.

Information Disclosure Statement

6. The information disclosure statement filed on 11/21/2003 is in compliance with the provisions of 37 CFR 1.97, and has been considered and a copy was enclosed with previous Office Action mailed on 8/29/2006.

35 USC § 101

Page 3

7. In view of applicant's amendment to claims 1,8,15, the rejection under 35 USC 101 as set forth in the previous office action is hereby withdrawn.

Interview:

8. Applicant's Attorney William E. Lewis, Regd.No. 39,274 is thanked for the telephone interview on 26 January 2007. During that telephone William E. Lewis granted authorization to amend claims <u>1,6-8,13-15,20-21</u> and cancel claims <u>3-5,10-12,17-19.</u>

EXAMINER'S AMENDMENT

9. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Applicant's Attorney William E. Lewis, Regd.No. 39,274, on 26 January 2007.

The application has been amended as follows:

Application/Control Number: 10/630,992 Page 4

Art Unit: 2166

1. (**Currently Amended**) A method of mining attribute associations in a relational data set, comprising the steps of:

inputting multiple items from the relational data set:

discovering attribute associations using: (i) multi-attribute mining templates formed from at least a portion of the multiple items, wherein each multi-attribute mining template comprises at least one item described by at least two attributes; and (ii) one or more mining preferences specified by a user, wherein the one or more mining preferences specified by the user comprise specification of at least one of: (a) one or more desired multi-attribute mining templates; (b) one or more irrelevant multi-attribute mining templates; and (c) one or more rules concerning values of attributes in the multi-attribute mining templates, further wherein the attribute association discovering step further comprises generating candidate patterns at a template level, wherein candidate patterns of multi-attribute mining templates are derived by merge-joining patterns of nodes of at least a portion of the templates without pre-sorting; and

outputting the discovered attribute associations to at least one of the user and another system;

wherein the multi-attribute mining templates are related by an anti-monotonicity property such that the property holds when mining top-down from k-itemsets to (k + 1)-itemsets and when mining items defined by a set of k attributes to items defined by k + 1 attributes.

2 through 5. (Canceled).

- 6. (**Currently Amended**) The method of claim 4 <u>1</u>, wherein the candidate pattern generating step further comprises maintaining one or more occurrence buffers to count occurrences of patterns.
- 7. (**Currently Amended**) The method of claim 4 <u>1</u>, wherein the attribute association discovering step further comprises pruning candidate patterns at a template level.
- 8. (**Currently Amended**) Apparatus for mining attribute associations in a relational data set, comprising:

a memory; and

at least one processor coupled to the memory and operative to: (i) input multiple items from the relational data set; (ii) discover attribute associations using: (i) multi-attribute mining templates formed from at least a portion of the multiple items, wherein each multi-attribute mining template comprises at least one item described by at least two attributes; and (ii) one or more mining preferences specified by a user, wherein the one or more mining preferences specified by the user comprise specification of at least one of: (a) one or more desired multi-attribute mining templates; (b) one or more irrelevant multi-attribute mining templates; and (c) one or more rules concerning values of attributes in the multi-attribute mining templates, further wherein the attribute association discovering operation further comprises generating candidate patterns at a

template level, wherein candidate patterns of multi-attribute mining templates are derived by merge-joining patterns of nodes of at least a portion of the templates without pre-sorting; and (iii) output the discovered attribute associations to at least one of the user and another system; wherein the multi-attribute mining templates are related by an anti-monotonicity property such that the property holds when mining top-down from k-itemsets to (k + 1)-itemsets and when mining items defined by a set of k attributes to items defined by k + 1 attributes.

9 through 12. (Canceled).

- 13. (**Currently Amended**) The apparatus of claim 44 <u>8</u>, wherein the candidate pattern generating operation further comprises maintaining one or more occurrence buffers to count occurrences of patterns.
- 14. (**Currently Amended**) The apparatus of claim 41 8, wherein the attribute association discovering operation further comprises pruning candidate patterns at a template level.
- 15. (Currently Amended) An article of manufacture for mining attribute associations in a relational data set, comprising a machine computer readable storage medium containing one or more executable programs code which when executed implements the steps of:

inputting multiple items from the relational data set;

discovering attribute associations using: (i) multi-attribute mining templates formed from at least a portion of the multiple items, wherein each multi-attribute mining template comprises at least one item described by at least two attributes; and (ii) one or more mining preferences specified by a user, wherein the one or more mining preferences specified by the user comprise specification of at least one of: (a) one or more desired multi-attribute mining templates; (b) one or more irrelevant multi-attribute mining templates; and (c) one or more rules concerning values of attributes in the multi-attribute mining templates, further wherein the attribute association discovering step further comprises generating candidate patterns at a template level, wherein candidate patterns of multi-attribute mining templates are derived by merge-joining patterns of nodes of at least a portion of the templates without pre-sorting; and

outputting the discovered attribute associations to at least one of the user and another system;

wherein the multi-attribute mining templates are related by an anti-monotonicity property such that the property holds when mining top-down from k-itemsets to (k + 1)-itemsets and when mining items defined by a set of k attributes to items defined by k + 1 attributes.

16 through 19. (Canceled).

Application/Control Number: 10/630,992 Page 8

Art Unit: 2166

20. (**Currently Amended**) The article of claim 48 <u>15</u>, wherein the candidate pattern generating step further comprises maintaining one or more occurrence buffers to count occurrences of patterns.

21. (**Currently Amended**) The article of claim 48 15, wherein the attribute association discovering step further comprises pruning candidate patterns at a template level.

In the Title

Pursuant to MPEP 606.01 the <u>Title</u> is changed to read

--METHOD AND APPARATUS FOR CANDIDATE PATTERNS OF

MULTI-ATTRIBUTE MINING TEMPLATES ARE RELATED BY ANTI
MONOTONICITY PROPERTY, AND DERIVED BY MERGE-JOINING PATTERNS

OF NODES OF AT LEAST A PORTION OF THE TEMPLATES WITHOUT

PRE-SORTING —

Reasons for allowance

The following is an examiner's statement of reasons for allowance:

The present invention is directed to discovering attribute associations in data, more specifically, attribute associations are discovered using multi-attribute mining templates formed from at least a portion of the multiple items and the multi-attribute mining templates related by an anti-monotonicity property. The candidate pattern of multi-attribute mining templates by merge-joining patterns of nodes of at least a portion of the templates without pre-sorting [see Abstract, page 3, line 12-21].

The closest prior art Garofalakis et al. US Patent 6,473,757 is directed to sequential pattern mining, more specifically, using "pattern mining algorithms" that can exploit user focus by pushing user-specified constraints deep inside the mining process particularly, regular expression is used for identifying the frequent patterns, also generating and pruning candidate patterns during the mining process, [col 2, line 19-24, col 7, line 9-18, fig 1].

The closest prior art Mitsuishi et al. US Patent No. 6,385,608 is directed to discovering association rules, more specifically performing mining data for discovering unknown rules in databases and in calculating algorithm for the data mining. Mitsuishi also teaches discovering an association rule existing between itemsets composed of one or more than one items, from a database storing a plurality of records composed of

one or more than one items, where k is an integer equal to or more than 2 and n indicates an integer from 1 to k and generating a candidate association rule by using the large-itemset and testing rule for testing the candidate association rule to be one of applied and not-applied as the association rule [col 7, line 59-65, col 8, line 22-32, line 59-65, fig 22-23]

It is however, noted that prior art of record Garofalakis et al. US Patent 6,473,757, Mitsuishi et al. and US Patent No. 6,385,608 either along or in combination fails to anticipate or render obvious, the recited feature of one or more irrelevant multi-attribute mining templates; and (c) one or more rules concerning values of attributes in the multi-attribute mining templates, further wherein the attribute association discovering operation further comprises generating candidate patterns at a template level, wherein candidate patterns of multi-attribute mining templates are derived by merge-joining patterns of nodes of at least a portion of the templates without pre-sorting in independent claims 1,8,15.

These features, together with the other limitations of the independent claims are novel and non-obvious over the prior art of record. The dependent claims 6-7,13-14, 20-21 being definite, enabled by the specification, and further limiting to the independent claim, are also allowable.

Application/Control Number: 10/630,992

Art Unit: 2166

Any comments considered necessary by applicant must be submitted no later

Page 11

than the payment of the issue fee and, to avoid processing delays, should preferably

accompany the issue fee. Such submissions should be clearly labeled "Comments on

Statement of Reasons for Allowance".

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Alam, Hosain, T, can be reached on (571) 272-3978. The fax phone

numbers for the organization where the application or proceeding is assigned is

571-273-8300 Information regarding the status of an application may be obtained

from the Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov.

Should you have questions on access to the Private PAIR system, contact the

Electronic Business Center (EBC) at 866-217-9197 (toll-free)

SC

Patent Examiner.

January 26, 2007.

RIRAMA CHANNAVAJJALA PRIMARY EXAMINER